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KERALA STATE ELECTRICITY BOARD

NOTIFICATIONS.

I

B.O. No. Plg. Com/Tariff/1/82-EHT.

Dated, Trivandrum, 8th July, 1982.

Whereas the escalation in prices of all commodities and services including plant and equipment, construction materials, etc., resulting in increased operation and maintenance cost of the supply systems, increased rate of interest payable on loans, etc., and the highly subsidised tariffs given to certain categories of consumers due to social obligations have all resulted in the present tariff rates becoming too inadequate for the Board to make a reasonable revenue return;

And whereas under section 59 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Board shall adjust its tariffs suitably from time to time so as to ensure that the total revenue in any year of account shall leave a surplus after meeting all expenses properly chargeable to revenue;

And whereas the Board has also to raise revenue from internal resources to contribute a reasonable sum towards the cost of its capital works;

And whereas in view of the above factors, a revision in tariffs has become imperative;

Now, therefore, in exercise of the powers conferred by sections 49, 59 and clause (j) of section 79 of the Electricity (Supply) Act, 1948 and the provisions of the Kerala State Electricity Board (General Tariff) Regulations 1966

33/2432/MC.

made under clause (j) of Section 79 of the said Act published as B.O. No. LAW/R/18557/66 dated 28th October, 1966 as amended from time to time and other enabling provisions in the statutes, the Kerala State Electricity Board hereby makes the following revisions in Tariff and issue the following Order for the sale of electrical energy/power from the Board's power system.

ORDER

I. This order may be called "The Kerala State Electricity Board Extra High Tension Tariff Revision Order, 1982".

II. This Order shall come into force on the 1st day of September 1982.

III. This Order shall apply to electrical energy/power consumed on or after the coming into force of this Order by all Extra High Tension consumers to whom electrical energy/power is supplied by the Board.

Note:—The expression Extra High Tension (EHT) Consumer means a consumer who is supplied with electrical energy at a voltage exceeding 33,000 volts under normal conditions, subject, however, to the percentage variation indicated in the agreement with the Board or allowed by the Indian Electricity Rules, 1956.

IV. Unless the context otherwise requires, words and expressions used in this Order and defined in the Indian Electricity Act, 1910 (Central Act 9 of 1910) or in the Electricity (Supply) Act, 1948 (Central Act 54 of 1948) or in the Conditions of Supply of Electrical Energy issued by the Board shall have the meaning respectively assigned to them in the Acts or in the said Conditions.

V. This Order shall apply to all Extra High Tension Consumers to whom the Board has undertaken or undertakes to supply energy, notwithstanding anything to the contrary contained in any agreement entered into with any Extra High Tension consumer earlier by the Government or by the Board or in any of the Tariff Regulations or Rules and/or Orders previously issued.

VI. Meter hire and service charges shall not be levied from the EHT consumers.

VII. When the actual Maximum Demand in a month exceeds the Contract Demand (as per agreement), the excess demand shall be charged at a penal rate of 150 per cent of the Demand charge applicable.

VIII. The rates provided in clause XI of this Order are exclusive of Electricity Duty and/or surcharge and/or any other cesses, taxes, minima, fees, duties and other impositions existing or that may be levied or imposed

in future by the Government, the Board and/or other competent authorities, which are payable in addition to the charges as per the tariff.

IX. The tariffs given in this Order are subject to revision and/or surcharges that may be levied by the Board/Government from time to time and are also subject to other miscellaneous charges for supply of power/energy by the Board as per conditions of supply of the Board, from time to time.

X. Notwithstanding anything contained in this Order, the Board may, in public interest and for valid reasons to be recorded in writing, exempt any consumer from payment of charges at rates contained in this Order or agree to supply energy at such rates as may be agreed to with such consumer, but subject only to the provisions contained in section 49 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948).

XI. The rates of tariff applicable to Extra High Tension Consumers shall be according to the "Two Part Tariff" given below:

(a) 66 kV Consumers (Power Intensive/Non power Intensive)
Demand charges—Rs. 62/kVA of Billing Demand/Month

Plus

Energy charges—(1) at 10 ps. per Unit (kWh) for the first 350 units consumed/kVA of Billing Demand/Month.

Plus

(2) at 8 ps. per Unit (kWh) for the balance consumption in the month.

(b) 110 kV Consumers: (Power Intensive/Non-Power Intensive)
Demand charges—Rs. 57/kVA of Billing Demand/Month.

Plus

Energy Charges—(1) at 10 ps. per Unit (kWh) for the first 350 units consumed/kVA of Billing Demand/Month.

Plus

(2) at 8 ps. per Unit (kWh) for the balance consumption in the month.

- Note:*
1. Billing Demand for the purpose of this Order will be the actual Maximum Demand for the month in kVA or 75% of Contract Demand (as per agreement) whichever is higher.
 2. In the case of factory lighting and colony supply the rates mentioned above are subject to the following:

(a) *Factory Lighting*.—When the total connected lighting load of the factory is less than or equal to 5% of the connected load for power, it can be tapped off the power mains without segregation. When the above lighting load exceeds this limit, the whole lighting load should be segregated and metered by a sub-meter and lighting consumption in excess over 10% (ten per cent) of the bulk energy consumption for power proper shall be charged at 5 ps. (five paise) per Unit (kWh) extra i.e., over and above the EHT rate as specified above.

(b) *Colony Supply*.—Colony supply when taken from the consumer's EHT supply shall be segregated and metered by means of a sub-meter and the consumption will be charged at 5 ps. (five paise) per unit (kWh) extra i.e., over and above the EHT rate as specified above.

(c) If no segregation is made as specified above, the normal bill amount of the consumer for the EHT supply at the rates specified above will be increased by ten per cent.

By order of the Board,

M. J. ABRAHAM,

Secretary to the Board.

II

B. O. No. Plg. Com/Tariff/1/82-HT Dated, Trivandrum, 8th July, 1982.

Whereas the escalation in prices of all commodities and services including plant and equipment, construction materials etc., resulting in increased operation and maintenance cost of the supply systems, increased rate of interest payable on loans etc., and the highly subsidised tariffs given to certain categories of consumers due to social obligations have all resulted in the present tariff rates becoming too inadequate for the Board to make a reasonable revenue return;

And whereas under section 59 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Board shall adjust its tariffs suitably from time to time so as to ensure that the total revenue in any year of account shall leave a surplus after meeting all expenses properly chargeable to revenue;

And whereas the Board has also to raise revenue from internal resources to contribute a reasonable sum towards the cost of its capital works;

And whereas in view of the above factors, a revision in tariffs has become imperative;

Now, therefore, in exercise of the powers conferred by sections 49, 59 and clause (j) of section 79 of the Electricity (Supply) Act, 1948 and the provisions of the Kerala State Electricity Board (General Tariff) Regulations 1966 made under clause (j) of Section 79 of the said Act published as B. O. No. LAW/R/18557/66/dated 28th October 1966 as amended from time to time and other enabling provisions in the statutes, the Kerala State Electricity Board hereby makes the following revisions in Tariff and issue the following Order for the sale of electrical energy/power from the Board's power system.

ORDER

I. This Order may be called "The Kerala State Electricity Board High Tension Tariff Revision Order, 1982".

II. This Order shall come into force on the 1st day of September, 1982 and shall apply to all energy/power consumed on or after the said date.

III. This Order shall apply to all categories of High Tension consumers, to whom electrical energy is supplied by the Board, other than Licensees and non Licensees to whom sanction is given under Section 28 of the Indian Electricity Act, 1910 (Central Act 9 of 1910) for whom Grid Tariff is applicable.

Note: The expression 'High Tension consumer' means a consumer who is supplied with electrical energy at a voltage of either 22,000 Volts or 11,000 Volts under normal conditions, the voltages, however, being subject to allowable percentage variation indicated in the respective agreements with the Board or allowed under the Indian Electricity Rules, 1956.

IV. Unless the context otherwise requires, words and expressions used in this Order and defined in the Indian Electricity Act, 1910 (Central Act 9 of 1910) or in the Electricity (Supply) Act, 1948 (Central Act 54 of 1948) or in the Conditions of Supply of Electrical Energy issued by the Kerala State Electricity Board, shall have the meanings respectively assigned to them in the Acts and the Conditions mentioned above.

V. This Order shall apply to all High Tension consumers mentioned in the categories detailed below to whom the Board has undertaken or undertakes to supply energy, notwithstanding anything to the contrary contained in any agreement earlier entered into with any consumer by the Government or Board or in any of the Tariff Regulations or Rules and/or Orders previously issued.

VI. Where necessary, the consumers have been re-categorised and/or reclassified according to their load requirements, nature of load, the benefits, social or otherwise, that may accrue to the State and/or the power system etc.

VII. The Tariffs given below are exclusive of Electricity duty and/or fees, surcharges and/or any other cesses, taxes, minima, duties and other impositions existing or that may be levied or imposed in future by the Government, the Board and/or other competent authorities, which are payable in addition to the charges as per the tariff.

VIII. Billing Demand for a month (for the purposes of this Order) shall be the actual Maximum Demand recorded for the month or 75% of the contract demand or 50 kVA whichever is higher. In case where the power factor for the month is not known, the conversion from kVA to kW or vice versa will be based on an average assumed power factor of 0.85.

IX. The tariffs given in this Order are subject to revision and/or surcharges that may be levied by the Board or Government from time to time and are also subject to other miscellaneous charges for supply of power/energy by the Board as per the conditions of supply of the Board from time to time.

X. Monthly minimum charges in the case of H T. consumers will be equivalent to the Demand charges payable by them for that month plus other minima where applicable.

The monthly minimum is payable even during periods of disconnection due to the fault of the consumer. (Other minima such as minimum guarantee for line extension, service connection etc., are payable by the consumer as per agreement/rules. The fixed charges part viz., Demand charges part shall be excluded in computing the liability to pay such minima).

XI. Separate charges will not be collected from the consumers towards service charges or meter hire.

XII. Notwithstanding anything contained in this Order, the Kerala State Electricity Board may, in public interest and for valid reasons to be recorded in writing, exempt any consumer from payment of charges at rates contained in this order or agree to supply energy at such rates as may be agreed to with such consumer but subject only to the provisions contained in Section 49 of the Electricity (Supply) Act, 1948.

XIII. The new rates of Tariff applicable to various classes and/or categories of consumers shall be as per the two part Tariff given below:

(a) H.T. I—INDUSTRIAL

Demand charges at Rs. 62/kVA of Billing Demand/Month
Plus

Energy charges—for the first 250 units/kVA of Billing Demand/month
at paise 12 per Unit (kWh)

Plus

for the next 250 Units/kVA of Billing Demand/month at paise 11 per Unit (kWh)

Plus

For the balance at paise 10/Unit (kWh)

Note:—Factory Lighting and Colony Lighting of H.T. I Consumers.

- (i) *Factory Lighting*.—When the total connected lighting load for the factory is less than 5% (five per cent) of the connected load for power, it can be tapped off the Power Mains without segregation. When the lighting load exceeds this limit, the whole lighting load shall be segregated and metered by a sub-meter and the lighting consumption in excess over 10% of the bulk energy consumption for power proper, shall be charged at 10 ps/Unit (kWh) extra i. e., over and above the H. T. I rates specified above.
- (ii) *Colony Supply*.—When taken from consumer's H. T. Supply, it shall be segregated and metered by means of a sub-meter and the consumption will be charged at 10 ps/Unit (kWh) extra i.e., over and above the H. T. I. rates specified above.
- (iii) Where segregation in respect of factory lighting and colony supply is obligatory as stated in clauses (i) and (ii) above, but if the consumer fails to segregate, his monthly energy charges as per the normal tariff applicable will be increased by 20%.

(b) H.T. II—NON-INDUSTRIAL

Applicable to consumers such as Hotels, Lodges, Commercial establishments, Business Houses, Plantation Estates, Film Studios, Cinema Theatres including air-conditioned ones etc.

Demand charge at Rs. 75/kVA of Billing Demand/month.

Plus

Energy charges at 12 ps. /Unit (kWh) for all units consumed.

(c) H.T. III—PUBLIC UTILITY

Applicable to non-industrial, non-commercial consumers such as Aerodromes, Radio Stations, Telephone Exchanges, Public Water Works and Public Offices run by Central /State Government, Local Bodies, Technical and Educational Institutions and Hostels run by or affiliated to Universities or Government Departments and Hospitals and Nursing Homes.

Demand charges at Rs. 75/kVA of Billing Demand/month

Plus

Energy charges at 10 ps./Unit (kWh) for all Units consumed.

(d) H.T. IV—AGRICULTURAL

Applicable to agricultural consumers for all cultivations including dewatering and lift irrigation.

Demand charges at Rs. 62/kVA of Billing Demand/month.

Plus

Energy charges at 6 ps./Unit (kWh) for all units consumed.

(e) H.T.V.—COLONIES SUPPLIED WITH ENERGY AT H. T. BY THE BOARD.

Applicable to Colonies and Townships of E. H.T. and H. T. consumers, Railways, Military campuses, Government quarters etc. where the load is predominantly lighting. Loads that can be permitted under this tariff are domestic quarters street lighting and pumping water for domestic purposes only where the transformer, L. T. lines and service mains etc., belong to the consumer and where re-sale of energy is not involved.

Demand charges at Rs. 75/kVA of Billing Demand/month

Plus

Energy charges at 10 ps./Unit (kWh) for all units consumed.

(f) H. T. SEASONAL CONSUMERS

Applicable to Industrial or Agricultural consumers (H. T. I and H. T. IV only).

H. T. Consumers with seasonal loads shall register themselves with the Board as seasonal consumers for getting the benefits thereof.

1. If the seasonal consumer uses his supply for different purposes during different seasons (periods) and if he does not register as a seasonal consumer, he shall be charged at the highest tariff applicable for the various operations for the whole year.

2. If such a consumer registers with the Board as seasonal consumer and specifies the periods during which the supply is used for different purposes, the tariff rates applicable for each use shall be applied during the concerned periods.

3. If the registered seasonal consumer utilises the service for any purpose other than the one for which he has registered during the relevant periods, the highest of the Tariffs applicable to the different uses shall be charged for the entire period.

4. When a registered seasonal consumer does not use his supply for a few months at all outside the season (period), he should agree to disconnection without notice upon the expiry of the period and pay higher rates during the working seasons to compensate loss to the Board as given below:

- (i) Demand charges shall be increased by $5(12-N)\%$ where 'N' is the number of months during which the consumer registers himself with the Board to utilise the service in the year.
- (ii) There will be no billing for the idling period.
- (iii) The service to the consumer will be disconnected without notice immediately on termination of the registered period unless the consumer asks for continuance of the service during the idle period for which also he will be charged at the same seasonal rate applicable for the original period.
- (iv) Monthly Minimum, equivalent to Demand charges for 75% of the Contract Demand, increased as per (i) above shall be collected from the consumer in each of the working month.
- (v) For registration as a seasonal consumer, the consumer should have a minimum of four working months per annum or he should guarantee a minimum equivalent thereto for the working season.

5. *Lighting for Industrial Seasonal Consumers*—Concessions as applicable in the case of H. T. I.—Industrial Consumers will apply.

By order of the Board,

M. J. ABRAHAM,

Secretary to the Board.

III

B. O. No. Plg. Com/Tariff/1/82-Gd.

Dated, Trivandrum, 8th July 1982.

Whereas the escalation in prices of all commodities and services including plant and equipment, construction materials etc., resulting in increased operation and maintenance cost of the supply systems, increased rate of interest payable on loans etc., and the highly subsidised tariffs given to certain categories of consumers due to social obligations have all resulted in the present tariff rates becoming too inadequate for the Board to make a reasonable revenue return;

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And whereas under section 59 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Board shall adjust its tariffs suitably from time to time so as to ensure that the total revenue in any year of account shall leave a surplus after meeting all expenses properly chargeable to revenue;

And whereas the Board has also to raise revenue from internal resources to contribute a reasonable sum towards the cost of its capital works;

And whereas in view of the above factors, a revision in tariffs has become imperative;

Now, therefore, in exercise of the powers conferred by sections 46, 59 and clause (h) of section 79 of the Electricity (Supply) Act, 1948 and the provisions of the Kerala State Electricity Board (Grid Tariff) Regulations 1966 and other enabling provisions in Statutes, the Kerala State Electricity Board hereby fix the following Grid Tariffs.

ORDER

I. This Order shall be called "The Kerala State Electricity Board Grid Tariff Order, 1982".

II. These tariffs shall come into force with effect from 1st November, 1982.

III. These tariffs shall be applicable for supply of energy/power to Licensees and non-Licensees.

IV. These tariffs are subject to revision and/or surcharges that may be levied by the Board or Government from time to time and also subject to other miscellaneous charges for supply of power by the Board as per the general Conditions of Supply in force from time to time.

V. These tariffs are exclusive of duty, taxes and/or other charges levied by the Government and/or other competent authorities which are payable in addition to the Grid Tariff.

VI. The new rates of tariff are as under:—

(1) Grid Tariff for Licensees for supply at 11 kV:

Demand charges—Rs. 62/kVA of Billing Demand/month

Plus

Energy charges—@ 15 Paise/Unit (kWh) for all units consumed.

Note:— (i) Monthly minimum charges payable will be Demand charges as above.

(ii) Billing Demand for 11 kV supply shall be the actual Maximum Demand for the month, or 75% of the Contract Demand/connected load (whichever is relevant to the supply agreement) or 50 kVA whichever is higher.

(2) Grid Tariff for Licensees for supply at 66 kV:

Demand charges—Rs. 62/kVA of Billing Demand/month
Plus

Energy charges—@ 11 Paise/Unit (kWh) for all units consumed.

- Note:*— (i) Monthly minimum charges payable will be Demand charges as above.
- (ii) Billing Demand for 66 kV supply shall be the actual Maximum Demand for the month, or 75% of the Contract Demand or 5,000 kVA, whichever is higher.

VII. For billing purposes, each point of supply shall be treated as a separate consumer for both 11 kV and 66 kV Grid Tariffs.

By order of the Board,

M. J. ABRAHAM,
Secretary to the Board.

IV

B.O. No. Plg. Com/Tariff/1/82-LT.

Dated, Trivandrum, 8th July, 1982.

Whereas the escalation in prices of all commodities and services including plant and equipment, construction materials, etc., resulting in increased operation and maintenance cost of the supply systems, increased rate of interest payable on loans, etc., and the highly subsidised tariffs given to certain categories of consumers due to social obligations have all resulted in the present tariff rates becoming too inadequate for the Board to make a reasonable revenue return;

And whereas under section 59 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Board shall adjust its tariffs suitably from time to time so as to ensure that the total revenue in any year of account shall leave a surplus after meeting all expenses properly chargeable to revenue;

And whereas the Board has also to raise revenue from internal resources to contribute a reasonable sum towards the cost of its capital works;

And whereas in view of the above factors, a revision in tariffs has become imperative;

Now, therefore, in exercise of the powers conferred by sections 49, 59 and clause (j) of section 79 of the Electricity (Supply) Act, 1948 and the provisions of the Kerala State Electricity Board (General Tariff) Regulations

1966 made under clause (j) of section 79 of the said Act published as B.O. No. LAW/R/18557/66/dated 28th October, 1966 as amended from time to time and other enabling provisions in the statutes, the Kerala State Electricity Board hereby makes the following revisions in Tariff and issue the following Order for the sale of electrical energy/power from the Board's power system.

ORDER

I. This Order may be called "The Kerala State Electricity Board Low Tension (other than Public Lighting) Tariff Revision Order 1982".

II. It shall apply to Low Tension Consumers to whom the Board has undertaken or undertakes to supply energy notwithstanding anything to the contrary contained in any agreement earlier entered into with any consumer by the Board/Government or in any of the Tariff Regulations or Rules and/or Orders previously issued.

Note: The expression 'Low Tension Consumer' means a consumer who is supplied with electrical energy at low or medium voltage by the Board; the standard voltage of supply being either 240 V, single phase or 415 V, 3 phase, the voltages, however, being subject to allowable percentage variations indicated in the respective service connection agreements with the Government/Board or allowed under the Indian Electricity Rules, 1956.

III. The tariffs as per this Order shall be effective for the consumption from 15th August 1982 or the actual date of meter reading in August, 1982.

IV. Unless the context otherwise requires, words and expressions used in this Order and defined in the Indian Electricity Act 1910 (Central Act 9 of 1910) and/or in the Electricity (Supply) Act 1948 (Central Act 54 of 1948) and/or in the Conditions of Supply of Electrical Energy issued by the Board shall have the meanings respectively assigned to them in the Acts and the Conditions mentioned above.

V. The tariffs given in Clause XIII below are exclusive of Electricity Duty, Inspection Fee, Excise, Taxes and other charges and/or minima levied or that may be levied by the State/Central Governments, the Board and/or other competent authorities from time to time, which are payable in addition to the charges as per the tariffs in clause XIII below.

VI. The tariffs given below are subject to revision and/or surcharges that may be levied by the Board and/or the Government from time to time and are also subject to other miscellaneous charges for supply of energy/power by the Board as per the 'Conditions of Supply of Electrical Energy' of the Board from time to time.

VII. For purposes of conversion from kVA to kW or vice versa, an average power factor of 0.85 will be assumed.

VIII. Monthly minimum charges will be equivalent to the fixed charges (Fixed consumer charge only in the case of LT. I—Domestic) payable by the consumer plus other minima such as minimum guarantee, hire or rental for line extension, service connection etc., payable by the consumer as per the agreement/rules wherever applicable (For tariffs having specified daily minima, there shall be no monthly minimum for the tariff part. Other minima, if any, shall be payable by such consumers also). The monthly minimum is payable even during periods of disconnection due to the fault of the consumer.

IX. Where necessary, the consumers have been reclassified and/or reclassified according to their load requirements, nature of load, the benefits—social or otherwise—that accrue to the State and/or the power system etc.

X. Domestic consumers covered by this notification will be allowed to utilise electrical energy in some portion of their residence for their own use for purposes other than domestic as defined under LT-I in Clause XIII below, when such connected load does not exceed 20% of the total connected load in their premises. When the connected load other than domestic use in such cases exceeds the abovesaid 20%, such loads shall be segregated and separate service connection obtained under appropriate tariff. When this is not done, the tariff applicable to the whole service shall be at the same rate as for LT. VI(a) or its equivalent from time to time or other tariff applicable to the non-domestic load connected, whichever is higher.

XI. Consumers other than LT. IV—Industrial who have segregated their power loads are free to install ISI approved static capacitors for power factor improvement to the extent necessary as recommended in the Annexure to this Order and obtain approval of the Board in which case their power service will be eligible for a rebate of 5% on the energy charges alone (excluding fixed charges). The rebate will be allowed for consumption from the billing month succeeding the month in which the approval of the Board has been obtained.

XII. Notwithstanding anything contained in this order, the Kerala State Electricity Board may, in public interest and for valid reasons to be recorded in writing exempt any consumer from payment of charges at the rates contained in this order or agree to supply energy/power at such rates as may be agreed to with such consumer, but subject only to the provisions contained in section 49 of the Electricity (Supply) Act, 1948.

XIII. The tariff rates applicable for various categories of LT consumers shall be as under:—

(a) LT I—DOMESTIC

Applicable to consumers coming under LT supply for domestic use for lights, fans, refrigerators, radios, television receivers, stereos, mixers, grinders, heaters, electric iron, cooking range, ovens, sewing machines, pumpsets and such other appliances all in actual domestic use for the occupants of the consumers premises.

(i) LT I (A)

All consumers coming under LT single phase supply for domestic use as defined above, whose quarterly consumption is between 0-300 units (average monthly consumption of upto 100 units) and having suitable slabs allotted by the Board will come under this category.

The various slabs and tariff rates therefore are as under:

Slab No.	Average monthly consumption for slab units (kWh)	Quarterly consumption for slab units (kWh)	Fixed consumer charge per month Rs.	Energy charge per month Rs.	Total flat rate per month (excluding duty etc.) Rs.
1	1-15	1-45	5.00	1.50	6.50
2	16-20	46-60	5.00	3.50	8.50
3	21-30	61-90	5.00	8.00	13.00
4	31-40	91-120	5.00	11.00	16.00
5	41-50	121-150	5.00	14.00	19.00
6	51-65	151-195	5.00	17.50	22.50
7	66-80	196-240	5.00	22.00	27.00
8	81-100	241-300	5.00	27.50	32.50

Note:—1. The meter readings for consumers in this category will be taken only quarterly (as fixed by the Board in the case of each consumer) but current charges are payable at the flat rate (plus duty etc.) monthly within specified date/period, no invoice being sent by the Board.

2. An excess consumption of 5 units per quarter for consumers under the first two slabs, 10 units per quarter for consumers under slabs 3, 4 and 5 and 15 units per quarter for consumer under slabs 6, 7, 8 will be allowed free subject to the following:

(a) If in a quarter the consumption exceeds even the prescribed concession, the consumer will be charged at the slab corresponding to his consumption during that quarter (no concession will be allowed

in that case) and adjustment bill will be sent to the consumer for payment. If the consumption is higher than even the topmost slab, the consumer will be charged at the tariff rate LT. I (B) given below assuming equal consumption for all the months in the quarter and billed accordingly and adjustment bill will be sent to him for payment. However, a consumer in slab 8 (241-300 units/quarter) will be allowed the concession of 15 units in case he does not exceed 315 units as his quarterly consumption.

(b) If the consumption exceeds even the free allowance in two consecutive quarters, the consumer will automatically be placed in the slab corresponding to his increased consumption, or charged at LT. I (B) tariff as is applicable.

3. The existing consumers under slab system shall continue to be governed by the respective provisions of the previous notifications and orders issued, as are modified by the present notification.
4. A consumer will continue to be in his allotted/opted slab until he opts/re-opts a fresh slab which can be done only once in 12 months, such reoption being effective for the current charges from the first month of the next quarter (applicable to the consumer) onwards. A new consumer shall be allotted suitable slab by the Board at the time of giving his service connection based on his connected load and subsequently the consumer can exercise option/further re-option if required once in 12 months and accrue the benefits thereon as above.

The consumer shall not be eligible for any reduction in charge even if his consumption for a quarter/quarters is lower than the consumption under the slab allotted to him until he re-opts a fresh slab.

5. Consumers who lock up their premises for not less than three months, after giving prior notice to the Assistant Engineer (of the Electrical Section concerned), and who do not consume any power during the locked up period will be billed for that period at the fixed charge of Rs. 5.00 only per month. Consumers who are to pay minimum guarantee or service connection minimum will pay such minima also over and above the current charges as per rules in force.
6. Consumers who are to pay minimum guarantee/service connection minimum will come under that slab, the energy charge of which is not less than the guaranteed minimum unless the slab normally opted by him is not that slab as required above or one available for higher consumption. In cases, where such minimum are more than Rs. 27.50 per month the consumer will be charged at the LT. I (B) tariff rates in which case he has to pay his actual energy charge or the guaranteed minimum whichever is higher, plus fixed charge.

(ii) LT. I (B)

All consumers coming under LT single phase supply for domestic use as defined above, whose average monthly consumption is above 105 units and are therefore not eligible to come under the slab system as per LT I (A) above.

The tariff applicable shall be:

Fixed charge Rs. 35.00 per month

(Fixed consumer charge—Rs. 5.00 per month

Plus

Fixed energy charge—Rs. 30.00 per month)

Plus

Energy charge at 30 Ps./Unit for all consumption in the month in excess of 100 units.

Note: 1. The fixed charge specified above is payable even if the consumption in a particular month falls below 100 units. But where the consumer consumes less than 100 units for 3 (three) consecutive months, the Board shall allot to that consumer a suitable slab which shall be binding on the consumer. The consumer shall thenceforth be one among LT I (A) consumer category and all conditions applicable to that category of consumers shall apply.

2. Consumers who lock up their premises for not less than one month after giving prior notice to the Assistant Engineer of the Section concerned and who do not consume any power during the locked up period will be billed for that period at the fixed consumer charge of Rs. 5.00 only per month. Consumers who have to pay Minimum guarantee or service connection minimum will pay such minima also as per rules in force.

(iii) LT. I (C)

All consumers coming under LT 3 phase supply for domestic use as defined above will come under this category.

The tariff applicable will be:

Fixed charge Rs. 40.00 per month

(Fixed consumer charge—Rs. 10.00 per month

Plus

Fixed energy charge—Rs. 30.00 per month)

Plus

Energy charge at 30 Ps./Unit for all consumption in the month in excess of 100 units.

Note: 1. The fixed charge mentioned above is payable even if the consumption is less than 100 units/month. These consumers are not eligible to come under LT I (A) tariff.

2. Consumers who lock up their premises for not less than one month after giving prior notice to the Assistant Engineer of the Electrical Section concerned and who do not consume any power during the locked up period will be billed for that period at the fixed consumer charge of Rs. 10.00 only per month. Consumers who are to pay minimum guarantee or service connection minimum will pay such minima also as per rules in force.

(b) LT. II—Colonies supplied with LT (single or 3 phase supply)

For colonies of EHT and HT consumers, Railways, P & T. Universities, Hospitals and such other public Institutions and Government residential Colonies where resale of energy is not involved and where supply at a single point is given by the Board at LT, the purpose being for domestic use in staff quarters, street lighting and pumping water for domestic purposes only.

Fixed charge: Rs. 150 per month

Plus

Energy charge: at Ps. 50 per Unit (kWh)

Note.— In special cases where supply is given at more than one point, each supply point will be considered as separate consumer for purposes of billing.

(c) LT III.—Temporary Illumination, Exhibition and fairs (single or 3 phase supply)

Energy charge: at Ps. 100 per Unit (kWh)

subject to a daily minimum of Rs. 10 /kW or part thereof of connected load.

(d) LT IV.—INDUSTRIAL

Applicable to consumers who have installed ISI approved capacitors of recommended value (See Annexure) for their inductive loads and welding transformers for general purpose industrial load (single phase and 3 phase) that are productive in nature and for public water works.

Grinding Mills, Flour Mills, Oil Mills, Rice Mills, Saw Mills, Ice Factories with or without cold storage, Work shops using power mainly for production and/or repair etc. will come under this tariff.

The tariff will be:

Fixed charge Rs. 8 per kW or part thereof of connected load per month

Plus

Energy charge at 17 Ps/Unit.

Note.— 1. For consumers who have not installed ISI approved capacitors of recommended value, the rates applicable will be higher by 20% (both on Fixed and Energy charges) than the rates shown above.

2. For welding sets without ISI approved capacitors of recommended value the Fixed charge and Energy charge will be higher than the rates shown above by 40%.

3. Tariff for lighting LT Industrial premises:

The lighting load and power load shall be segregated and metered by separate meters and the lighting consumption in excess over 5% (five per cent) of the bulk energy consumption for power proper shall be charged at 55 ps. (fifty five paise) per unit (kWh). Where segregation is not done, the entire current charges (Fixed charge and Energy charge) will be increased by 50% (fifty per cent).

4. All LT Industrial consumers are required to instal static capacitors approved by ISI for power factor improvement, for their inductive loads as recommended in the Annexure attached to this notification and obtain approval of the Board. New service connections will not be given unless the prospective consumer's installations include static capacitors of the recommended rating.

For public water works coming under LT. IV, installation of static capacitors is optional.

In the event of the static capacitor becoming faulty or unserviceable, the consumer should forthwith intimate the matter to the Electrical Section Officer concerned and make immediate arrangements for repair. If the capacitor is not put back into service duly repaired and to the satisfaction of the Board within two months, enhanced charges as per note 1 shall be payable for the whole period during which the capacitor was faulty.

(e) LT. V—AGRICULTURE

Applicable to agricultural consumers, all cultivations including for dewatering and lift irrigation (single or 3 phase)

Fixed charge: Rs. 3 per kW or part thereof of connected load per month
plus

Energy charge at Ps. 12 per unit (kWh).

(f) LT. VI—NON-DOMESTIC (Single or 3 phase)

- (a) Applicable to Governmental or Non-Governmental Offices, Aerodromes, Radio Stations, Telephone Exchanges etc. run by State or Central Governments or Local Bodies Technical and other Educational Institutions, Libraries and Hostels—Private or run by or affiliated to Universities and Government Departments, Hospitals, and Nursing Homes—Government, or otherwise, X-rays, Laboratories, Churches, Mosques, Temples, Convents etc., Commercial Cold storages, Poultry farms—Government or otherwise—Printing presses and all SSI registered units not eligible to come under LT. IV tariff.

Fixed charges at Rs. 5/kW or part thereof of connected load/month.

Plus

Energy charge: (1) at 50 Ps./Unit for connected loads upto 5 kW.

(2) at 60 Ps. /Unit for connected loads above 5 kW.

- (b) Applicable to Display lighting, Circus, Cinema theatres and Cinema studios (including air conditioned ones, for both) Commercial premises, Hotels, Show rooms, Business houses, Lodges etc.,

Fixed charges at Rs. 5/kW or part thereof of connected load/month

Plus

Energy charge: (1) @60 Ps./Unit for connected load upto 1 kW.

(2) @65 Ps./Unit for connected load above 1 kW and upto 10 kW.

(3) @ 70 Ps./Unit for connected load above 10 kW.

Note.— 1. Recognised charitable institutions will come under LT. VI (a) tariff irrespective of nature and purpose of load, but a reduction in energy charge portion of the tariff to the extent of 5 Ps./Unit (kWh) will be allowed.

2. For Technical Institutions, Colleges, Laboratories and Hospitals the above tariff will be subject to a ceiling of overall per unit rate of Rs. 1.50 per Unit or fixed charges corresponding to 75% of the total connected load whichever is higher.

(g) LT. VII—TEMPORARY EXTENSION (Single or 3 phase)

Applicable to temporary extensions taken from consumer's premises

Fixed charge of Rs. 5/kW or part thereof of connected load/day.

Note.— Application fee, testing fee etc. will be payable extra.

By order of the Board,

M. J. ABRAHAM,
Secretary to the Board.

ANNEXURE

**Recommended values of static capacitive reactance
in KVAR for power factor improvement**

A: INDUCTION MOTORS (LT)

Sl. No.	Total Motor rating ² HP				KVAR rating of capacitors insisted
1.	Upto	3			1
2.	above	3 upto	5		2
3.	"	5 "	7.5		3
4.	"	7.5	10		4
5.	"	10 "	15		5
6.	"	15 "	20		6
7.	"	20 "	25		7.5
8.	"	25 "	30		10
9.	"	30 "	40		12
10.	"	40 "	50		14
11.	"	50 "	60		18
12.	"	60 "	80		22
13.	"	80 "	100		25
14.	"	100 "	130		35

B. WELDING TRANSFORMERS(LT)

Sl. No.	Rating of welding Transformer in KVA			KVAR rating of capacitors insisted
1.			1	1
2.			2	2
3.			3	2
4.			4	3
5.			5	4
6.			6	4
7.			7	5
8.			8	6
9.			9	7.5
10.			10	7.5
11.			11	8
12.			12	9
13.			13	10
14.			14	10
15.			15	11
16.			16	12
17.			17	13
18.			18	13
19.			19	14
20.			20	15
21.	Above	20 upto	22	16
22.	"	22 "	24	17.5
23.	"	24 "	26	18
24.	"	26 "	28	20
25.	"	28 "	30	21
26.	"	30 "	35	24
27.	"	35 "	40	27.5
28.	"	40 "	45	32.5
29.	"	45 "	50	35

V

B.O. No. Plg.Com./Tariff/1/82-St.L.

Dated, Trivandrum, 8th July, 1982.

Whereas the escalation in prices of all commodities and services including plant and equipment, construction materials, etc., resulting in increased operation and maintenance cost of the supply systems; increased rate of interest payable on loans, etc., and the highly subsidised tariffs given to certain categories of consumers due to social obligations have all resulted in the present tariff rates becoming too inadequate for the Board to make a reasonable revenue return;

And whereas under section 59 of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Board shall adjust its tariffs suitably from time to time so as to ensure that the total revenue in any year of account shall leave a surplus after meeting all expenses properly chargeable to revenue;

And whereas the Board has also to raise revenue from internal resources to contribute a reasonable sum towards the cost of its capital works;

And whereas in view of the above factors, a revision in tariffs has become imperative;

Now, therefore, in exercise of the powers conferred by sections 49, 59, and clause (j) of section 79 of the Electricity (Supply) Act, 1948 and the provisions of the Kerala State Electricity Board (General Tariff) Regulations, 1966 made under clause (j) of Section 79 of the said Act published as B.O. No. LAW/R/18557/66 dated 28th October, 1966 as amended from time to time and other enabling provisions in the statutes, the Kerala State Electricity Board hereby makes the following revisions in Tariff and issue the following Order for the sale of electrical energy/power from the Board's power system

ORDER

I. This Order may be called "The Kerala State Electricity Board Low Tension Public Lighting Tariff Revision Order 1982".

II. It shall apply to all Low Tension consumers to whom electrical energy is supplied by the Kerala State Electricity Board for the purpose of Public Lighting notwithstanding anything to the contrary contained in any agreement entered into earlier with any consumer by the Board or the Government or in any of the Tariff regulations or Rules and/or orders previously issued.

III. The tariff as per this order shall take effect from 1-9-1982.

IV. Unless the context otherwise requires, words and expressions used in this order and defined in the Indian Electricity Act, 1910 (Central Act 9 of 1910) and/or in the Electricity (Supply) Act 1948 (Central Act 54 of 1948) and/or in the Conditions of Supply of Electrical Energy issued by the Board, shall have the meanings respectively assigned to them in the Acts and the K.S.E. Board Regulations.

V. The tariffs given in this order are exclusive of Electricity duty, taxes and other charges and/or minima levied or that may be levied by the State or Central Government, the Board and/or other competent authorities from time to time, which are payable in addition to the charges as per this tariff.

VI. The new rates of composite tariff applicable to the various classes/categories of public lighting shall be as given in the Annexure to this Order (Rs./lamp/month).

These tariffs are subject to revision and/or surcharges that may be levied by the Board or Government from time to time as and when necessary and are also subject to other miscellaneous charges for supply of power by the Board as per the Conditions of Supply of Electrical Energy of the Board from time to time.

- Note:*—1. When public lighting is to be done after extension of fresh line the consumers will have to execute an agreement guaranteeing a minimum revenue return to the Board as required from time to time. In such cases, the tariff as per this order shall be payable over and above the minimum guaranteed amount.
2. Street lights in campuses where lights are provided by the consumer on his own lines, L.T. metered supply will be given at Ps. 40 per Unit/plus fixed charge of Rs. 5 per meter per month subject to other conditions regarding service lines or line extension minimum, etc.
 3. Supply to Light Houses when taken from Board's street mains will be charged at appropriate public lighting tariff. Where L.T. metered and independent supply is taken, the tariff rate applicable will be at 40 Ps. per Unit plus fixed charges at Rs. 5 per meter per month and subject to other conditions regarding service lines or line extension minimum, etc.

VII. Separate charges will not be collected from the consumers towards service charges or meter hire.

VIII. Notwithstanding anything contained in this order, the Board may, in public interest and for valid reasons to be recorded in writing exempt any consumer from payment of charges at rates contained in this order or agree to supply energy at such rates as may be agreed to with such consumer, but subject only to the provisions contained in Section 49 of the Electricity (Supply) Act, 1948.

By order of the Board,

M. J. ABRAHAM,

Secretary to the Board.

ANNEXURE

Composite Tariff Rates for Public Lighting

Category	No. of burning hours	Tariff (Rs./lamp/month)
1. <i>Metal Filament lamps</i>		
(a) 25 W/40 W	upto 4	10.00
	" 6	11.00
	" 12	13.00
(b) 60 W	" 4	13.00
	" 6	14.00
	" 12	18.00
(c) 100 W	" 4	14.00
	" 6	16.00
	" 12	21.50
2. <i>Fluorescent lamps</i>		
(a) 40 W	" 4	18.00
	" 6	19.50
	" 12	23.50
(b) 2 x 40 W	" 4	24.00
	" 6	27.00
	" 12	35.00
3. <i>Flood light</i>		
1000 W	" 4	58.50
	" 6	79.00
	" 12	141.00
4. <i>Mercury Vapour lamps</i>		
(a) 80 W	" 4	33.50
	" 6	35.50
	" 12	41.50
(b) 125 W	" 4	34.50
	" 6	37.00
	" 12	42.00
(c) 160 W	" 4	48.50
	" 6	53.00
	" 12	67.00
(d) 250 W	" 4	53.50
	" 6	59.50
	" 12	77.00
(e) 400 W	" 4	63.50
	" 6	72.50
	" 12	99.50

Government of Kerala
1982

Reg. No. KL/TV(N)/12



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XXVII] Trivandrum, Friday, 9th July 1982 [No. 511
18th Ashadha 1904 (saka)

NOTIFICATION

UNDER SECTION 6 OF THE KERALA SURVEY AND BOUNDARIES ACT, 1961

No. A 473/72.

7th July 1982.

Whereas the Government have directed the survey of lands comprised in survey numbers noted below Sasthamcotta Village Kunnathoor Taluk, it is hereby notified under subsection (1) of section 6 of the Kerala Survey and Boundaries Act, 1961, that survey operation will be started in the village soon and the survey numbers of the above said village noted below will be demarcated and surveyed, and that every person claiming to be interested in the registered lands situated within or adjoining the undermentioned lands is hereby invited to attend immediately either in person or by agent on the surveyor employed in the locality and also from time to time when called upon for the purpose of pointing out the boundaries and supplying information in connection therewith.

Under subsection (2) of section 6 of the said Act, this notification shall be held to be a valid notice to every person having any interest in the said lands.

33/2434/V.

Under subsection (3) of section 6 of the above said Act, all the registered holders are hereby required:—

- (a) to clear within 15 days by cutting down or removing any trees, jungle, fences, standing crops or other material obstructions, the boundaries or other lines, the clearance of which may be necessary for the purpose of survey; and
- (b) to provide labour at such time and for such periods as may from time to time be required by furnishing flag holders and chainmen; and
- (c) to provide suitable survey marks and otherwise to give such assistance in the survey as may be demanded under the said Act or the rules made thereunder.

If any person fails to comply with these requisitions under clauses (a) and (c) mentioned above, the work will be got done by employing hired labour and the cost thereof will be recovered from the defaulters as provided in the Act and rules made thereunder.

DETAILS OF LANDS

Sy.Nos. 417, 516, 518, 558, 583, 558A 533, 561, 559, 560.

(Sd.)

Special Tahsildar (L.A.)
K. I. P. No. VIII,
Sasthamcotta.

Government of Kerala
1982

Reg. No. KL/TV(N)/12



KERALA GAZETTE

EXTRAORDINARY
PUBLISHED BY AUTHORITY

Vol. XXVII]	Trivandrum, Friday,	9th July 1982 18th Ashadha 1904	[No. 513
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GOVERNMENT OF KERALA

Labour (E) Department

NOTIFICATION

No. 924|E2|82|LBR. Dated, Trivandrum, 9th July 1982.

S. R. O. No. 670/82.—Under sub-section (2) of section 4 of the Contract Labour (Regulation and Abolition) Act, 1970 (Central Act 37 of 1970), the Government of Kerala hereby appoint the Secretary to Government of Kerala, Labour Department as Chairman and Shri T. G. K. Iyer, Industrial Relations Manager, Hindustan Paper Corporation, Newsprintnagar P. O., Mavelloor, Kottayam as an Employers' Representative in the place of Shri N. Chandrasekharan Nair, I. A. S., Regional Manager, Food Corporation of India, Trivandrum-14, in the State Advisory Contract Labour Board constituted under Notification G. O. Rt. No. 685/79|L&H dated the 9th May, 1979, published as S.R.O. No. 635/79 in Part I of the Kerala Gazette No. 24 dated the 12th June, 1979, and consequently make the following amendments to the said Notification, namely:—

33|2459|MC.

AMENDMENTS

In the said Notification,—

- (1) In the opening paragraph, for the words "Special Secretary of Government, Labour and Housing Department", the following shall be substituted, namely:—

"Secretary to Government of Kerala,
Labour Department";

- (2) Under the heading "Employers' Representatives", for Serial No. 1 and the entries relating thereto, the following shall be substituted, namely:—

"1. Shri T. G. K. Iyer,
Industrial Relations Manager,
Hindustan Paper Corporation,
Newsprintnagar P. O.,
Mavelloor, Kottayam".

By order of the Governor,

V. KRISHNAMURTHY,
Secretary.

Explanatory Note

(This does not form part of the Notification but is intended to indicate its general purport).

Government have constituted the State Advisory Contract Labour Board under the Contract Labour (Regulation and Abolition) Act, 1970 in which Shri N. Chandrasekharan Nair, Regional Manager, Food Corporation of India, Trivandrum was one of the representatives of employers. He has since relinquished charge of the post. Hence another employers' representative has to be nominated in his place who will be concerned with contract labour. So also, there is no post of Special Secretary of Government, Labour and Housing Department now, who is the Chairman. The Chairman is Secretary to Government, Labour Department.

The Notification is intended to achieve the above objects.



KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XXVII] Trivandrum, Friday, 9th July 1982 [No. 512
18th Ashadha 1904 (Saka)

NOTIFICATION

UNDER SECTION 6 OF THE KERALA SURVEY AND BOUNDARIES
Act, 1961

No.B-3/72.

30th June 1982.

Whereas the Government have directed the survey of lands comprised in survey numbers noted below it is hereby notified under subsection (1) of section 6 of the Kerala Survey and Boundaries Act, 1961, that survey operation will be started in the village soon and the survey numbers of the village noted below will be demarcated and surveyed and that every person claiming to be interested in the registered lands situated within or adjoining the under-mentioned lands is hereby invited to attend immediately either in person or by agent on the surveyor employed in the locality and also from time to time when called upon for the purpose of pointing out the boundaries and supplying information in connection therewith.

Under subsection (2) of section 6 of the said Act, this notification shall be held to be a valid notice to every person having any interest in the said lands.

Under subsection (3) of section 6 of the above said Act, all the registered holders are hereby required:

- (a) to clear within 15 days by cutting down or removing any trees, jungle, fences, standing crops or other material obstructions, the boundaries or other lines the clearance of which may be necessary for the purposes of survey; and

- (b) to provide labour at such time and for such period as may from time to time be required by furnishing flag holders and chainmen ; and
- (c) to provide suitable survey marks and otherwise to give such assistance in the survey as may be demanded under the said Act or the rules made thereunder.

If any person fails to comply with these requisitions under clauses (a) to (c) mentioned above, the work will be got done by employing hired labour and the cost thereof will be recovered from the defaulters as provided in the Act and rules made thereunder.

SCHEDULE

District—Alleppey.

Village—Karuvatta.

Description—Dry.

Sl. No.	Sy. No.
1	2386 Part
2	2387 "
3	2389 "
4	2393 "

(Sd.)

Alleppey.

Special Tahsildar (L. A.) N.H.